Inventor(s): Appln. No.: Filed: Title:	Gopal D. Hegde unassigned herewith Method and Apparatu	us for Multiprotocol Switching and R	Atty Dkt. 10521-573-0001/238256 Client Ref:
		ATEMENT (DECLARATION) CLAIMING CFR 1.9(d) and 1.27(c)) - <b>SMALL BUSI</b> I	
I hereby decla			
[ ] [ <b>X</b> ]		business concern identified below: business concern empowered to act on	behalf of the concern identified below:
NAME	OF CONCERN: ESS OF CONCERN	Acclaim Communications, Inc. 211 River Oaks Parkway San Jose, California 95134-1913	
121.12, and re United States persons. For previous fiscal pay periods of	eproduced in 37 CFR 1.9 Code, in that the number purposes of this statemed year of the concern of the fiscal year, and (2) of the fiscal year, and (2) of the fiscal year.	O(d), for purposes of paying reduced feet of employees of the concern, including ent, (1) the number of employees of the persons employed on a full-time, part-	mall business concern as defined in 13 CFR as under Section 41(a) and (b) of Title 35, those of its affiliates, does not exceed 500 business concern is the average over the attime or temporary basis during each of the en either, directly or indirectly, one concern is or has the power to control both.
I further declar	re that rights under contra h regard to the invention	ct or law have been conveyed to and rer entitled as above and invented by: INVI	nain with the small business concern identi-
	the Specification filed her application No. , filed	ewith,	
If the rights he organization hother than the invention, or I	eld by the above identified aving rights to the invention inventor, who could not determine the second could not determine t	on is listed in (A) and (B) below and no rig qualify under 37 CFR 1.9(c) as an indepe	ive, each small entity individual, concern or ghts to the invention are held by any person, endent inventor if that person had made the ncern under 37 CFR 1.9(d) or a nonprofit
(A) FULL NAM	//E of		·
ADDRESS			
X proper box: (B) FULL NAM	[ ] INDIVIDUA ME of	AL [ ] SMALL BUSINESS CON	CERN [] NONPROFIT ORGANIZATION
ADDRESS	<u> </u>		
X proper box:	[ ] INDIVIDUA	AL [ ] SMALL BUSINESS CON	CERN [ ] NONPROFIT ORGANIZATION
averrin I acknowledge status prior to	g to his/her/its status as a smale the duty to file, in this ca paying, or at the time of	l entity (37 CFR 1.27). ase, notification of any change in status r	ned in (A) and (B) above having rights to the invention, esulting in loss of entitlement to small entity any maintenance fee due after the date on
and belief are statements ar States Code,	e believed to be true; and the like so made are pu	nd further that these statements were nishable by fine or imprisonment, or both statements may jeopardize the validity o	and that all statements made on information made with the knowledge that willful false, under section 1001 of Title 18 of the United f the application, any patent issuing thereon,
NAME OF PE	ERSON: VISVESW	AR AKELLA	
	F PERSON SIGNING:	211 River Oaks Parkway San Jose, CA 95134- <b>1</b> 913	

DATE \_\_\_\_\_

## FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEME DECLARATIONS

# RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF A PRNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRACEMARK OFFICE

PM&S FORM

As a below named inventor, 1 hereby declare that my residence, post office address and citizenship are as stated below next to my name, and 1 believe 1 am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED Method and Apparatus for Multiprotocol Switching and Routing, the specification of which

is claimed and for which of which	ch a patent is sough	t on the INVENTION ENTI	ILED MEHI	ou anu Apparatus to	i wintiprotocor s	witching and Rodding, d	e specification
-> [X] is a	attached hereto, bea	aring Atty Docket No. 1052	1-573-0001/2	38256.			
	s filed on as U.S.						
-> [ ] wa	s filed as PCT Inte	mational Application No. P	CT/ on				
-> - > and (if U.S. or I	PCT application an	nended) was amended on					
I hereby state that I ha	ve reviewed and ur	iderstand the contents of the	e above identi	ified specification, inc	luding the claims,	as amended by any amen	dment referred
to above. 1 acknowleds	ge the duty to discle	ose all information known to	me to be ma	terial to patentability a	is defined in 37 C.F	R. 1.56. I hereby claim	foreign priority
benefits under 35 U.S.C	C. 119/365 of any f	oreign application(s) for pate	ent or invento	or's certificate listed be	elow and have also	identified below any fore	ign application
for patent or inventor's	certificate filed by	me or my assignee disclosi	ng the subjec	t matter claimed in the	is application and I	aving a filing date (1) be	tore that of the
application on which p	priority is claimed,	or (2) if no priority claimed	l, before the f	filing date of this appl	lication:		
DDIOD EODEICN AD	DI 1CATION(S)		Date	first Laid-	Date Paten	ed Pri	ority Claimed?
PRIOR FOREIGN APPLICATION(S):  Number Country Day/MONTH/Year Filed			open or Published:		or Grante		s No
Number	Couldy Day/MC	NATIO Tem Tried	<u>~P</u>	on or rubinomous		<u></u>	
l hereby claim domesti	c priority benefit ur	nder 35 U.S.C. 119/120/365	of the indicate	ed United States applic	ations listed below	and PCT international ap	plications listed
above or below and, if	f this is a continuat	ion-in-part (ClP) application	on, insofar as	the subject matter dis	closed and claimed	in this application is in	addition to that
disclosed in such prior	applications, l acki	nowledge the duty to disclose	e all informati	ion known to me to be	material to patenta	bility as defined in 37 C.I	4.K. 1.36 which
became available betw	een the filing date	of each such prior applicati	on and the na	ational or PCT interna	itional filing date of	this application:	
PRIOR II S PROVISI	IONAL NONPRO	VISIONAL AND/OR PCT	APPLICATIO	ON(S)	Status	Pr	iority Claimed?
	Day/MONTH/Year			(per	nding, abandoned,		
••	•					Yes	<u>X</u> No
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I hereby declare that a	il statements made	herein of my own knowled	ge are true ar	nd that all statements i	nade on informatio	hy fine or imprisonment	or both under
further that these states	ments were made w	ith the knowledge that willf	ul raise stater	ments and the like so i	the volidity of the	annlication or any natent	issued thereon
Section 1001 of Title	18 of the United St	ates Code and that such will	tui taise state	ments may jeopardize	the validity of the	application of any patent	issued dielecti.
	Nilatara Madina 0	Sutro LLP, Intellectual Pro	nerty Group	1100 New York Avenu	e N.W. Ninth Flo	or East Tower Washingto	on. D.C. 20005-
And I hereby appoint F	1115bury Madison o	(to whom all communication	ons are to he	directed) and the be	low-named person	s (of the same address) i	ndividually and
3918, telephone numo	er (202) 801-3000	is application and to transact	ons are to be	s in the Patent and Tr	ademark Office co	nnected therewith and wi	th the resulting
confectively my attorn	eys to prosecute the	lete names/numbers below	of persons no	longer with their firm	and to act and re	v on instructions from an	d communicate
directly with the perso	unionze mem to uc	/firm/ organization who/whi	ich first sends	/sent this case to them	and by whom/whi	ch I hereby declare that I	have consented
after full disclosure to	he represented un	less/until I instruct the abov	e Firm and/o	r a below attorney in	writing to the cont	rary.	
1X EF			20817	Paul E. White, Jr.	32011	Stephen C. Glazier	31361
Paul N. Kokulis	16773 17519	David W. Brinkman George M. Sirilla	18221	Michelle N. Lester	32331	Paul F. McQuade	31542
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Edgar H. Martin	20534	Peter W. Gowdey	25872	Lynn E. Eccleston	35861	Roger R. Wise	31204
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		100			1.1610	$\bigcirc$	
1. INVENTOR'S SIG	GNATURE:			Date	4101		
						Country of Cit	izenship: India
Inventor's Name:	Gopal Dattaray				•	Country of Cit	izensnip. India
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	San Jose, CA	5131					
2. INVENTOR'S SI	GNATURE:			Date			
Inventor's Name						Country	of Citizenship:
Residence (City):	, (State/Foreign C	Country):					
Post Office Address:							
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	av i mine			Data			
3. INVENTOR'S SI	GNATURE:		· · · · · ·	Date	<del></del>		
Inventor's Name						Country	of Citizenship:
Residence (City):	, (State/Foreign (	Country):				·	•

Post Office Address:

... Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refers, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability.

## <u>PATENT LAWS 35 U.S.C.</u>

### Conditions for patentability; novelty and loss of right to patent §102.

A person shall be entitled to a patent unless--

- the invention was known or used by others in this country, or patented or described in a printed publication (a) in this or a foreign country, before the invention thereof by the applicant for patent or
- the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- he has abandoned the invention, or
- the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months\* before the filing of the application in the United States, or
- C) d) e the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
  - he did not himself invent the subject matter sought to be patented, or
  - before the applicant's invention thereof the invention was made in this country by another who had not (g) abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

#### Condition for patentability; non-obvious subject matter §103.

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Six months for Design Applications (35 U.S.C. 172).